

The relief described hereinbelow is SO ORDERED.

Signed November 05, 2020.

Ronald B. King

Chief United States Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

In re:	§	Chapter 11
KRISJENN RANCH, LLC,	§	
Debtor	§	Case No. 20-50805
	§	
KRISJENN RANCH, LLC and	§	
KRISJENN RANCH, LLC-SERIES	§	
UVALDE RANCH, and KRISJENN	§	
RANCH, LLC-SERIES PIPELINE	§	
ROW as successors in interest to	§	
BLACKDUCK PROPERTIES, LLC,	§	
Plaintiffs	§	
v.	§	
DMA PROPERTIES, INC., and	§	
LONGBRANCH ENERGY, LP,	§	Adversary No. 20-05027
Defendants	§	
DMA PROPERTIES, INC.,	§	
Counter-Plaintiff/Third Party Plaintiff	§	
v.	§	
KRISJENN RANCH, LLC,	§	
KRISJENN RANCH, LLC-SERIES	§	
UVALDE RANCH, and KRISJENN	§	
RANCH, LLC-SERIES PIPELINE ROW,	§	
BLACKDUCK PROPERTIES, LLC,	§	
LARRY WRIGHT, and JOHN TERRILL,	§	Adversary No. 20-05027
Counter-Defendants/Third-Party Defendants	§	-

ORDER ON KRISJENN RANCH, LLC, KRISJENN RANCH, LLC-SERIES UVALDE RANCH, AND KRISJENN RANCH, LLC-SERIES PIPELINE ROW, AS SUCCESSORS IN INTEREST TO BLACK DUCK PROPERTIES, LLC'S MOTION TO COMPEL DISCOVERY RESPONSES FROM DMA PROPERTIES, INC.

AND FRANK DANIEL MOORE

On this day came to be considered Debtors, Plaintiffs, and Counter-Defendants KrisJenn Ranch, LLC, KrisJenn Ranch, LLC-Series Uvalde Ranch, and KrisJenn Ranch, LLC-Series Pipeline Row, as successors in interest to Black Duck Properties, LLC (collectively the "Debtors") Motion to Compel Discovery Responses from DMA Properties, Inc. ("DMA") and Frank Daniel Moore ("Moore"). Having considered the motion, the Court finds that the motion is with merit and should be granted in part. The Court therefore enters the following orders:

It is ORDERED that DMA and Moore's objections to Debtors Discovery Requests are withdrawn. It is further ORDERED that DMA and Moore shall produce all nonprivileged documents responsive to Debtors' First and Second Written Discovery Requests to DMA and Moore, on or before Friday, November 6, 2020.

It is further ORDERED that DMA and Moore shall identify responsive documents in their Amended Answers in accordance with Rule 34(b)(2)(E) of the Federal Rules of Civil Procedure.

SO ORDERED.

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